

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

CIVIL REVISION APPLICATION No 1263 of 1994

with

CIVIL REVISION APPLICATION No 1264 of 1994

For Approval and Signature:

Hon'ble MR.JUSTICE S.K.KESHOTE

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1. Whether Reporters of Local Papers may be allowed to see the judgements?
2. To be referred to the Reporter or not?
3. Whether Their Lordships wish to see the fair copy of the judgement?
4. Whether this case involves a substantial question of law as to the interpretation of the Constitution of India, 1950 of any Order made thereunder?
5. Whether it is to be circulated to the Civil Judge?

HAZIRA AREA DEVELOPMENT AUTHORITY

Versus

RELIANCE INDUSTRIES LTD

Appearance:

MS MAYA DESAI for Petitioner

MR SN THAKKER for Respondents

CORAM : MR.JUSTICE S.K.KESHOTE

Date of decision: 10/12/98

ORAL JUDGEMENT

Having heard the learned counsel for the parties and perusing the notification of the State Government dated 28-8-1997 and the fact that this Court has not protected the petitioner in these revision applications by grant of any interim injunction, now nothing substantial survives in these civil revision

applications.

Learned counsel for the respondents, after taking instructions from his client, made a statement before this Court that construction has also been completed. So if we go by this last fact it fortifies that nothing now substantial survives in these civil revision applications except to do a ceremonial burial thereof. However, it is made clear that if ultimately the plaintiff-petitioner succeeds in the suit then the defendants-respondents shall demolish whatever construction put by them which is objected by the petitioner by filing of the suit.

In the result, these civil revision applications fail and the same are dismissed. Rule discharged.

zgs/-